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(Status: patented, pending, abandoned)

Attorneys' Docket No	J.	
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DECLARATION AND POWER OF ATTORNEY U.S.A.

ALL PATENTS, INCLUDING DESIGN For Application Based on PCT: Paris Convention or Non Priority

As a below named inventor, I declare that my residence, post office address and citizenship are stated below next to my name, the information given herein is true, that I believe that I am the original, first and sole inventor (if only one name is listed below), or a first and joint inventor (if plural inventors are named below, or on additional sheets attached hereto) of the subject matter which is claimed and for which patent is sought on the invention entitled:

PROCESS FOR	R PURIFYING FLUOROME	THYL 1,1,1,	3,3,3-HEXAFLUORO	DISOPROPY	L ETHER
which is descri	bed and claimed in (check	one of the follo	wing):		•
	the attached specification	on;			
	the specification in appl	ication Serial N	lo	, file	ed;
_ <u>X</u> _	PCT International Applica				
	(if application) and was				
claims, as amend	ded by any amendment refer ne duty to disclose informat	red to above.		·	necification, including the
Regulations, §1.					
patent or inven	foreign priority benefits tor's certificate listed l ificate having a filing da	pelow and have a	lso identified below	any foreign	foreign application(s) for application for patent or ty is claimed:
	Prior Foreign Ap	olication(s):		Priorit	y Claimed
	<u>10-51096</u> (Number)	Japan (Country)	03/03/1998 (Day/Mo/Year)	X Yes	No
	PCT/ <u>JP99/0100</u> 6	Japan (Country)	03/03/1999 (Day/Mo/Year)	X Yes	No
	(Number)	(Country)	(Day/Mo/Year)	Yes	No
I hereby claim t listed below.	the benefit under Title 35,	United States C	ode, §119(e) of any Un	ited States	provisional application(s)
	(Provisional App	ln.Ser.No.)	(Filing Date)		
international ap the claims of th in the manner pr information which	oplication(s) designating this application is not discontraction is not discontraction for the paragrows in the patentabies.	the United States losed in the pric aph of Title 35, lity as defined	s listed below and, in or United States applic United States Code, § in Title 37, Code of F	sofar as the ation or PC1 112, I acknow ederal Regul	application(s) or any PCT e subject matter of each of international application wledge the duty to disclose lations, §1.56 which became

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Martin Fleit (Reg. No. 16,900), Richard R. Diefendorf (Reg. No. 32,390), Herbert I. Cantor (Reg. No. 24,392), James F. McKeown (Reg. No. 25,406), Donald D. Evenson (Reg. No. 26,160), Joseph D. Evans (Reg. No. 26,269), Gary R. Edwards (Reg. No. 31,824), Jeffrey D. Sanok (Reg. No. 32,169), Corinne M. Pouliquen (Reg. No. 35,753), David J. Kulik (Reg. No. 36,576) and Paul A. Schnose (Reg. No. 39,361). Direct all communications to:

(Appln.Ser.No.) (Filing Date)

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application:





I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code; and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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